

Statute, and to put the thing in more open Knowledge, did declare and ordain by Authority of the said Parliament holden the said ninth Year, That the Justices before whom such Plea or Record is made, or shall be depending, as well by Adjournment, as by way of Error or otherwise, shall have Power and Authority to amend such Record and Process, as well after Judgment given as before, by force of the said Statute made in the time of **224** the said *King Edward, which Ordinance should endure till the next Parliament, which should be first holden after the Return of the said King *Henry* the Father into *England* from beyond the Sea, and which now is determined by the Death of the said late King *Henry* the Father; (4) Our Sovereign Lord, by the Advice and Assent aforesaid, hath ordained and established, That the said Statute, and the Effect of the same, made the said ninth Year, shall hold Strength, Force and Effect, in every Record and Process of the same, as well after Judgment given upon a Verdict passed, as upon a Matter in Law pleaded, as a Statute available and effectual in Law to endure forever. (5) Provided always, That this Statute do not extend to Records and Processes in the Parts of

queux tel plee au recorde est fait au serra pendant sibien par ajournement come par voie derroure ou autrement eiant poiar & auctorite damender tielx recorde & processe come devant est dit solonc la fourme de mesme lestatuit sibien apres juggement en tel plee recorde ou processe renduz come devant le juggement renduz en tielx plee recorde ou processe tant come les ditz recorde & processe soient devant eux en mesme le manere come justices avoient poair damender tielx recorde & processe devant jugement renduz par force du dit estatut en temps le dit roi E. fait come desuis la quele ordinance endureroit tanque al proschein parlement qe serroit primerment tenuz apres le revenue du dit roi Henri le pier en Engleterre depar dela & la quele ore est determine par la mort du dit nadgairs roi Henri le pier le roi nostre soverain seignour par advis & assent susditz ad ordine & estable qe le dit estatut & effect dicell fait le dit an ix^e teigne force vigour & effect en chescun recorde & processe sibien apres juggement renduz sur verdict passe come sud matiere en leie plede come estatut vailable & effectuell en ley a toutz jours adurer, Purveu toutz foitz qe cest estatut ne se extende as recordes & processes